



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/282,748	03/31/1999	HYONG S. KIM	FORE-39 9050		
7590 05/18/2004			EXAMINER		
ANEL M SCHWARTZ			TRAN, PHUC H		
ONE STERLIN SUITE 304	G PLAZA	ART UNIT	PAPER NUMBER		
201 N CRAIG S	· -	2666	10		
PITTSBURGH,	PA 15213	DATE MAILED: 05/18/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Applicat	ion No.	Applicant(s)				
		09/282,7	'48	KIM ET AL.				
	Office Action Summary	Examine	r	Art Unit				
		PHUC H		2666				
 Period for	The MAILING DATE of this commun Reply	ication appears on th	e cover sheet with the c	orrespondence ad	ddress			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
1)⊠ F	Responsive to communication(s) file	ed on <u>08 <i>March 2004</i></u>	<u>ļ</u> .					
2a)⊠ 1	This action is FINAL .	2b)☐ This action is i	non-final.					
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositio	n of Claims							
5)□ (6)⊠ (7)□ (4) Claim(s) 1-24 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-24 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.							
Applicatio	n Papers							
9) <u></u> ⊤	he specification is objected to by th	e Examiner.						
10)∐ T	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ur	nder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachment(5)							
1) Notice 2) Notice 3) Information Paper	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (Fation Disclosure Statement(s) (PTO-1449 or No(s)/Mail Date		4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal P 6) Other:	ate	O-152)			

Art Unit: 2666

DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.

- 2. Claims 1-24 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
 - Regarding to claims 1, 3, 12, & 18, "no parameter specified" is in contradiction with the weight priorities, which teaches in the claims.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-24 are rejected under 35 U.S.C. 102(e) as being anticipated by Ganmukhi et al. (U.S. Patent No. 5850399).
- With respect to claims 1, 3-6, 9-11, 13, & 18, Ganmukhi teaches an ATM communication system (Fig. 1) comprising:

Art Unit: 2666

a source, which produces traffic for connections having known traffic characteristics (CBR, VBR, ABR) and unknown traffic characteristics (UBR) with no parameter specified, with weighted priorities (UBR +) and without weighted priorities (UBR);

a network on which traffic travels, the source connected to the network, the source sends the traffic having known traffic characteristics and unknown traffic characteristics onto the network (output 100);

and a destination, which is connected to the network and receives the traffic having known traffic characteristics and unknown traffic characteristics (e.g. terminal at receiving end).

- With respect to claim 2, Ganmukhi discloses a switch connected to the network, which switches the traffic from the source to the destination (Ganmukhi explicitly fails to teach the connection to the network, however it is inherently to person of ordinary skill in the art at the time of the invention was made to understand the communication system of Ganmukhi is connected to network for transferring information system, col. 4, line 17).
- With respect to claims 7, 16, & 22, Ganmukhi teaches the traffic known traffic characteristics is ABR, CBR, VBR or a combination of the same (Fig. 1).
- With respect to claims 8 & 20, Ganmukhi also discloses a signaling message that identifies to switches of the network the weight of each UBRw VC (call reception control circuit in Fig. 1).
- With respect to claims 12, 17, 19, 21, & 23-24, Ganmukhi teaches a switch for switching traffic on an ATM network from a source to a destination (Fig. 1) comprising:

a mechanism receives traffic for connections having unknown traffic characteristics (UBR in Fig. 1) with weighted priorities and without weighted priorities (UBR + & UBR);

Art Unit: 2666

a mechanism for transmitting the traffic for connections to the network, the transmitting mechanism connected to the receiving mechanism (it is inherently to person of ordinary skill in the art at the time of the invention to understand the system of Ganmukhi for transmitting data between terminals).

Ganmukhi also teaches a scheduler for scheduling when the connections having traffic with unknown characteristics having weighted priorities are to be transmitted to the network, the scheduler connected to the transmitting mechanism and the receiving mechanism by utilizing weighted rotational priority control (block 90 in Fig. 1).

- With respect to claims 14 & 15, Ganmukhi discloses including a memory for storing the connections, the memory connected to the receiving mechanism, the scheduler and the transmitting mechanism (e.g. buffer in Fig. 1).

Response to Arguments

- 5. Applicant's arguments with respect to claims 1-24 have been considered but are moot in view of the new ground(s) of rejection.
 - Applicant's arguments that UBR+ class with a guaranteed minimum throughtput or minimum cell rates (in page 3). Examiner respectfully disagrees. The UBR+ class for data with no flow control (col. 4, lines 50-51), the UBR+ and UBR are shared the term UBR, which does not teach in Ganmukhi. Therefore the UBR+ and UBR are unknown traffic characteristics with weight and no weight priority.
 - Applicant's argument that Ganmukhi does not teach or suggest to provide any type of weighting for connections having unknown traffic characteristics with no parameters

Art Unit: 2666

specified. Examiner respectfully disagrees. The UBR+ is weight round robin and UBR with simple round robin (col. 5, lines 5-7).

The 112 rejection still stands because the claims invention are not teaching what parameter specified is. According to IEEE 100 The Authoritative Dictionary of IEEE Standards Terms (7th Edition), Parameter is a value for a specific purpose or process (page 793)

Conclusion

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to PHUC H TRAN whose telephone number is (703) 308-7471. The examiner can normally be reached on M-F (8-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, RAO SEEMA can be reached on (703) 308-5463. The fax phone numbers for the

Art Unit: 2666

organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 872-9314.

Phuc Tran Assistant Examiner Art Unit 2664

P.t May 13, 2004

PRIMARY EXAMINER